

cyberspace, if you will—will begin to ask that all Web sites label content when applying for a spot in their directories. I want to thank Yahoo!, Excite, and Lycos for this important commitment. You're helping greatly to assure that self-labeling will become the standard practice. And that must be our objective.

Beyond technology, we must have strict enforcement of existing laws, the antistalking, child pornography, and obscenity laws as they apply to cyberspace. In the past 3 months alone, the FBI has expanded by 50 percent the staff committed to investigating computer-related exploitation of minors and established a task force to target computer child pornography and solicitation. In the past 6 months, the Department of Justice has increased the number of lawyers working in its Child Exploitation and Obscenity Section by 50 percent. We simply must not allow pornographers and pedophiles to exploit a wonderful medium to abuse our children.

And finally, we must recognize that in the end, the responsibility for our children's safety will rest largely with their parents. Cutting-edge technology and criminal prosecutions cannot substitute for responsible mothers and fathers. Parents must make the commitment to sit down with their children and learn together about the benefits and challenges of the Internet. And parents, now that the tools are available, will have to take upon themselves the responsibility of figuring out how to use them. I think it's fair to say that all parents will likely lag behind their children in facility on the Internet, but at least if we understand the tools that are available, it will be possible to do the responsible and correct thing.

Thanks to the talents, to the creativity, to the commitments of so many of you assembled today, we have now, therefore, a roadmap toward constructive steps for a family-friendly Internet. There is still a lot to do. Parent groups and educators must work to help hone our labeling systems so that they will actually screen out materials we don't want our children to see and, as others have said today, with equal energy help to highlight the materials that serve our children best. That is very, very important.

The Internet community must work to make these labels as common as food safety

labels are today, to continue to expand access to family-friendly tools, including software to protect children's privacy from unscrupulous vendors. With a combination of technology, law enforcement, and parental responsibilities, we have the best chance to ensure that the Internet will be both safe for our children and the greatest educational resource we have ever known. And that is our common commitment, and for that, I thank you all very much.

NOTE: The President spoke at 12:45 p.m. in Room 450 of the Old Executive Office Building. In his remarks, he referred to Lois Jean-White, president, National Parent Teacher Association, and Steve Case, president, America Online.

### **Statement on Action on Title III of the Cuban Liberty and Democratic Solidarity (LIBERTAD) Act of 1996**

*July 16, 1997*

Today I am notifying the Congress of my decision to suspend for 6 more months the right of U.S. citizens to file suit against foreign firms trafficking in confiscated properties in Cuba. This decision is consistent with my strong commitment to implement the Cuban Liberty and Democratic Solidarity Act (LIBERTAD Act) in a way that best serves our national interest and hastens a peaceful transition to democracy in Cuba.

I have invoked this waiver for the past year in order to continue strengthening cooperation with our friends and allies toward our shared goal of ending Cuba's 38 years of oppression. Thanks to the efforts of Stuart Eizenstat—my Special Representative for the Promotion of Democracy in Cuba and now Under Secretary of State—we have made significant progress. We are forging an international consensus on concrete steps to clear the way for a new era of democracy and prosperity for the people of Cuba.

I said in January that I expected to continue suspending this provision of title III of the LIBERTAD Act so long as our partners continued their stepped-up efforts to promote a democratic transition in Cuba. My decision today to renew the suspension reflects the sustained progress that has been made over the past 6 months and my expect-

tation of further advances in the future. Just 2 weeks ago, the European Union (EU) formally renewed its commitment to the historic Common Position it adopted last December. This agreement binds all 15 EU member nations to make any improvement in relations with Cuba dependent on concrete advances in human rights and political freedoms on the island. EU member states have broadened their contacts with human rights activists and independent groups in Cuba. Furthermore, after careful consultation with the Congress, the United States and the EU reached an understanding on April 11 to develop international disciplines to inhibit and deter the acquisition of confiscated properties or any dealings involving them.

Key countries in Europe and, increasingly, Central and South America have made clear that they are no longer conducting "business as usual" with the Castro government. Instead, their leaders are pressing for the release of political prisoners, free elections, economic reform, and other measures that will help the Cuban people achieve the fundamental political and economic freedoms they deserve. Major European political parties met in The Netherlands for the first time to promote freedom and human rights in Cuba and issued a strong declaration urging Castro to democratize Cuba.

Nongovernmental organizations (NGO's) have also risen to the challenge. European NGO's have made pathbreaking strides to increase international support for change in Cuba and provided unprecedented support to prodemocracy activists on the island. Business and labor groups are formulating "best business" practices for firms investing in Cuba. While the United States discourages investment in Cuba, we hope that those who do invest there will foster respect for basic workers' rights and improvements in working conditions.

We have continued to enforce vigorously title IV of the LIBERTAD Act, denying entrance into the U.S to directors of several foreign firms that traffic in confiscated properties in Cuba. As a result, several firms have withdrawn from investments and contracts in Cuba and are reassessing future investments. The United States will continue enforcing title IV during the negotiations of binding

international disciplines as called for in the U.S.-EU understanding. The administration will consult further with the Congress concerning authority to waive title IV if the investment guidelines have been agreed upon and implemented.

We are making real progress in strengthening the international effort to bring democracy to Cuba. The Cuban people and the Castro regime hear the message more clearly than ever. The international community is committed to seeing freedom reach Cuba's shores and the Cuban people assume their rightful place in the family of democratic nations.

**Letter to Congressional Leaders on Title III of the Cuban Liberty and Democratic Solidarity (LIBERTAD) Act of 1996**

*July 16, 1997*

*Dear Mr. Chairman:*

Pursuant to subsection 306(c)(2) of the Cuban Liberty and Democratic Solidarity (LIBERTAD) Act of 1996 (Public Law 104-114), (the "Act"), I hereby determine and report to the Congress that suspension for 6 months beyond August 1, 1997, of the right to bring an action under title III of the Act is necessary to the national interests of the United States and will expedite a transition to democracy in Cuba.

Sincerely,

**William J. Clinton**

The White House,  
July 16, 1997.

NOTE: Identical letters were sent to Jesse Helms, chairman, Senate Committee on Foreign Relations; Ted Stevens, chairman, Senate Committee on Appropriations; Benjamin A. Gilman, chairman, House Committee on International Relations; and Robert L. Livingston, chairman, House Committee on Appropriations.

**Statement on the Resignation of Walter Dellinger as Solicitor General**

*July 16, 1997*

With deep regret, I accept the resignation of Walter Dellinger as Solicitor General.